

THE WILMINGTON JOURNAL.  
ENGELHARDT & PRICE, Proprietors.  
To whom all Letters on Business must be addressed.

Terms of Subscription.  
Weekly Paper, one year, in advance, \$3.00  
Do, six months, " " 2.00  
Daily Paper, one year, in advance, \$10.00  
Do, six months, " " 6.00  
Do, three months, in advance, 3.00  
Do, one month, " " 1.00

Oldest Tobacco House in Wilmington,  
HENRY BURKHEIMER,  
Wholesale and Retail  
Dealer in  
TOBACCO,  
SNUFF and CIGARS,  
Sign of the "Indian  
Chief," No. 6 Market  
Street,  
WILMINGTON, N. C.  
Cigars manufactured  
to order. All orders  
filled with dispatch.  
nov. 5 32-43m-wly

NOTICE!  
ALL PERSONS ARE HEREBY FORBIDDEN  
to interfere or trespass in any manner what-  
soever with the wreck of the Ram North Carolina,  
sinking near Smithville, unless legally author-  
ized by the United States District Court or my-  
self. J. M. JANDRELL,  
Contractor with the U. S. Government for wreck-  
ing said vessel.  
Appointed by the Court.  
HENRY VAUGHAN,  
Acting Master, U. S. Navy, and Gov-  
ernment Agent.  
July 3 235-43-wf

MARRIAGE GUIDE.  
BEING A PRIVATE INSTRUCTOR FOR  
married persons or those about to be mar-  
ried, both male and female, in everything con-  
cerning the physiology and relations of our sex-  
ual system, and the production and prevention of  
disease, including all the new theories never be-  
fore given in the English language, by WM.  
YOUNG, M. D. This is really a valuable and in-  
structive work. It is written in plain language  
for the general reader, and is illustrated with  
numerous engravings. All young married people,  
or those contemplating marriage, and having the  
least impediment to married life, should read this  
book. It discloses secrets that every one should  
be acquainted with; still it is a book that must  
be locked up and not lie about the house. It will  
be sent to any address on receipt of 50 cents.  
Address, Dr. Wm. Young, No. 415 Spruce  
street, above Fourth, Philadelphia.  
No matter what may be your disease, before you  
place yourself under the care of any one of the  
notorious QUACKS—native and foreign—who ad-  
vertise in this or any other paper, or who be-  
come Dr. Young's Book and read it carefully. It will  
be the means of saving you many a dollar, your  
health, and possibly your life.  
Dr. Young can be consulted on any of the dis-  
eases described in his publications, at his office,  
No. 415 Spruce street, above Fourth, Philadel-  
phia.  
July 3 21-ly

SEYMOUR AND BLAIR.  
AGENTS WANTED  
FOR THE NEW CHART.  
GIVING LARGE AND CLEAR LIKENESSES  
of both Candidates, Sketches of their Lives,  
Political Platform, etc., etc., with local ad-  
vice. Every Democrat should have it.  
Great inducements to Agents. Send for Cata-  
logue.  
Address, GAYLORD WATSON, Map Publisher,  
16 Beekman street, New York.  
July 18 24-4w

CHARLOTTE FEMALE INSTITUTE.  
CHARLOTTE, N. C.  
Rev. R. BURWELL, A. M., Principal.  
THE NEXT SESSION WILL COMMENCE  
on the 1st of October, 1868, and continue until  
30th June, 1869.  
The Session is divided into two terms of twenty  
weeks each, and pupils can be entered for the  
whole session or for one term.  
The charges for boarding, expenses,  
washing, fuel, lights, &c., with Tuition in En-  
glish Branches, will be \$100 per term of 20 weeks.  
Music, Ancient and Modern Languages, Drawing  
and Painting, &c., at special charges.  
For Circular and Catalogue, containing full par-  
ticulars as to terms, &c., apply to  
Rev. R. BURWELL & SON,  
Charlotte, N. C.  
218-41-wf

PITTSBORO' SCIENTIFIC ACADEMY.  
THE next Term opens August 10th, 1868.  
Scientific, Commercial and Classical Depart-  
ments, illustrated by the latest Apparatus, Maps,  
Charts, Globes, &c., &c., with local ad-  
vice. Every Democrat should have it.  
Great inducements to Agents. Send for Cata-  
logue.  
Address, GAYLORD WATSON, Map Publisher,  
16 Beekman street, New York.  
July 18 24-4w

GENERAL ASSEMBLY OF NORTH  
CAROLINA.  
BY AUTHORITY OF CONGRESS.  
FIRST SESSION.  
MONDAY, Aug. 3, 1868.  
REPORTS OF COMMITTEES.  
From the Committee on Internal Im-  
provements: A bill to amend the Charter  
of the Atlantic, Tennessee and Ohio Rail-  
road Company, recommending the passage  
of a communication from the Code Com-  
mission, transmitting "a bill concerning the  
fees of Clerks of the Superior Courts, Sher-  
iffs, Coroners, Constables, Justices of the  
Peace and Jurors. Referred to the Judi-  
ciary Committee."  
By Mr. Winstead: A bill from the Code  
Commissioners concerning the jurisdiction  
and powers of Clerks of the Superior  
Courts and proceedings before them, as  
Judges of Probate. Referred to the Com-  
mittee on the Judiciary.  
By Mr. Rich: A bill to incorporate Res-  
pass Guano Company. Referred to the  
Committee on Corporations.  
By Mr. Etheridge: A bill to protect the  
fishing interests of Currituck county.  
By Mr. Martindale: A bill to organize a  
"National Guard" in the State. Referred  
to the Committee on Military Affairs.  
By Mr. Legg: A bill for the preservation  
of the public health. [This bill pro-  
vides for a quarantine at the mouth of the  
Cape Fear River and the construction of a  
Hospital.]  
By Mr. Harrington: A bill to amend the  
charter of the Cape Fear Navigation Com-  
pany. Referred to the Committee on  
Internal Improvements.  
By Mr. Osborne: A bill to amend the  
charter of the Mecklenburg Female Col-  
lege.  
By Mr. Jones: A bill to incor-  
porate the North State Swamp Land, Na-  
val Store and Lumber Company.  
By Mr. Welker: A resolution directing  
the Committee on Privileges and Elections  
to report at once in reference to the claim  
of J. W. Stevens to a seat in the Senate.  
Adopted.  
By Mr. Blythe: A resolution providing  
for the payment of \$3 per diem to the  
Pages in each House. Adopted.  
By Mr. Welker: A resolution allowing  
\$75 00 for printing certain bills for the use  
of the Senate. Adopted.  
Bill providing for the settlement of the  
estates of deceased persons was amended,  
and passed its second reading.  
Bill to punish conspiracy, sedition and  
rebellion. By motion of Mr. Osborne, it  
was laid on the table, and ordered to be  
printed.  
Bill to regulate capital punishment, passed  
its second reading.  
Bill to amend an ordinance respecting

the jurisdiction of the Courts in the State,  
passed its second reading.  
Bill to prevent the sacrifice of property  
under execution, passed its second read-  
ing.

The bill providing for the payment of  
the burial expenses of the late Senator, Mr.  
Hall, and allowing his widow per diem and  
mileage from the beginning to the end of  
the session, was taken up.  
Mr. Blythe offered a substitute, instruct-  
ing each member of the General Assembly  
to pay \$5 out of his own pocket for the  
benefit of the widow. Not considered  
muchly.  
Mr. Cook moved to amend the resolution  
by striking out "the end of the session"  
and inserting "1st August."  
Mr. Love moved an amendment by in-  
serting up to the day of his death, which was  
lost.  
Mr. Cook's amendment was adopted and  
the bill passed.  
Bill to regulate the admission of Attor-  
neys to practice law in the several Courts  
of the State was rejected.  
Resolutions authorizing the printing of  
two copies of each law enacted by this Gen-  
eral Assembly, for each member, passed.  
On motion the Senate adjourned.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
MONDAY, August 3, 1868.  
A communication from the Code Com-  
mission was received, concerning the fees  
of Clerks, Sheriffs, Registers and other  
county officers. Lies over.  
A message was received from the Senate  
notifying the House of the passage of the  
bill entitled "Civil Procedure," and one  
regulating Sheriff's bonds.  
Seymour, from the Judiciary committee,  
reported adversely to the petition of certain  
citizens, praying the abolition of capital  
punishment.  
The same reported adversely upon a bill  
repealing the present stay law.  
By Stevens: A resolution authorizing the  
Treasurer to pay J. J. Sawyer for ser-  
vices as Engraving Clerk before the elec-  
tion of that officer. The resolution passed  
under a suspension of the rules.  
Mr. Barnett, on the part of the majority  
of the same committee, reported adversely to  
the bill.  
Both reports, with the bill, were ordered  
to be printed.

CALENDAR.  
The Senate resolved, authorizing the  
Treasurer to borrow \$100,000, passed its  
first reading.  
Senate bill No. 36, authorizing Clerks  
of Superior Courts to take the privy exam-  
ination of *Temes covert*, passed its second  
reading.  
On motion of Mr. Seymour the rules  
were suspended and the bill was put on its  
third reading.  
Laffin (c. b.) moved to amend by author-  
izing Justices of the Peace to take said ex-  
amination, and the bill was passed.  
Morris (negro) was hugely delighted with  
the amendment.  
Seymour and Mr. Sinclair opposed it,  
and the latter moved to amend by limiting  
the jurisdiction of the Justices of the Peace  
to the premises on the part of the subject, he  
could not exceed \$50.  
Stille moved to substitute by authorizing  
the clerk to issue a commission to any  
Justices to take the examination. Lost.  
The question recurred upon Mr. Sin-  
clair's amendment, which was rejected.  
Laffin's amendment was then adopted,  
and the bill, as amended, passed its third  
reading.

The Chair announced the hour for the  
special order, viz: The Police bill.  
A substitute for the bill was moved to post-  
pone it until to-morrow, 11 o'clock.  
Mr. Pou moved its indefinite postpone-  
ment. He said he saw nothing unconstitu-  
tional in the bill. It was expensive, but  
not so much so as some gentlemen thought;  
and if it exposed one of his objections to  
it. His main objection to the bill was  
that it was wholly unnecessary. He  
believed in the old system of government,  
where civil authority, and civil authority  
alone, should extend its beneficent sway over  
the people, and he believed that the bill  
would be none other. He said the sheriff  
was made, by the common law and by the  
statute law, a police officer, and with the  
power to call out the entire body politic of  
the county, he would be able to quiet  
all disturbances.  
Ashworth wanted to know if the Consti-  
tution did not require the Legislature to  
organize and arm the militia. Mr. Pou  
replied "certainly," but that this was no  
militia bill, and before the gentleman  
could question him upon the subject, he  
(Ashworth) must change the features, as  
well as the name, of the bill.  
Harris, of Wake, negro, moved to lay  
the motion to postpone indefinitely upon the  
table.  
Mr. Sinclair called for the yeas and  
nays.  
The call was sustained, and the roll be-  
ing called, resulted yeas 47, nays 36, as  
follows:  
Yeas—Messrs. Ashworth, Blair, Barnes, Car-  
son, Clayton, Cherry, negro, Davis, Du-  
ham, Davidson, Farrow, Gating, Gibson, Grier,  
Hodnett, Hicks, High, Humphries, Harris, of  
Wake, negro, Hawkins, Kelly, of Wake, negro,  
Hodge, Ingram, Justice, of Rutherford, Kinney,  
Kelley, of Moore, Leary, negro, Laffin, Morrill,  
Morris, of Mendham, McDaniel, Moring,  
Price, negro, Proctor, Robbins, negro, Renfrow,  
Reynolds, negro, Ross, Stille, Simons, Seymour,  
Shaver, Short, Stenton, Vestal, Vest, Wilson,  
Wissall and Waldrop.  
Nays—Messrs. Argo, Armstrong, Boddie, Bar-  
nett, Clayton, of Transylvania, Davis, Durham,  
Davidson, Farrow, Gating, Gibson, Grier, Hod-  
nett, Hicks, High, Humphries, Harris, of Wake,  
negro, Hawkins, Kelly, of Moore, Leary, negro,  
Laffin, Morrill, Mendenhall, McDaniel, Moring,  
Price, negro, Proctor, Robbins, negro, Renfrow,  
Reynolds, negro, Ross, Stille, Simons, Seymour,  
Shaver, Short, Stenton, Vestal, Vest, Wilson,  
Wissall and Waldrop.

The question recurred upon Mr. Sin-  
clair's amendment, which was rejected.  
Laffin's amendment was then adopted,  
and the bill, as amended, passed its third  
reading.  
The Chair announced the hour for the  
special order, viz: The Police bill.  
A substitute for the bill was moved to post-  
pone it until to-morrow, 11 o'clock.  
Mr. Pou moved its indefinite postpone-  
ment. He said he saw nothing unconstitu-  
tional in the bill. It was expensive, but  
not so much so as some gentlemen thought;  
and if it exposed one of his objections to  
it. His main objection to the bill was  
that it was wholly unnecessary. He  
believed in the old system of government,  
where civil authority, and civil authority  
alone, should extend its beneficent sway over  
the people, and he believed that the bill  
would be none other. He said the sheriff  
was made, by the common law and by the  
statute law, a police officer, and with the  
power to call out the entire body politic of  
the county, he would be able to quiet  
all disturbances.  
Ashworth wanted to know if the Consti-  
tution did not require the Legislature to  
organize and arm the militia. Mr. Pou  
replied "certainly," but that this was no  
militia bill, and before the gentleman  
could question him upon the subject, he  
(Ashworth) must change the features, as  
well as the name, of the bill.  
Harris, of Wake, negro, moved to lay  
the motion to postpone indefinitely upon the  
table.  
Mr. Sinclair called for the yeas and  
nays.  
The call was sustained, and the roll be-  
ing called, resulted yeas 47, nays 36, as  
follows:  
Yeas—Messrs. Ashworth, Blair, Barnes, Car-  
son, Clayton, Cherry, negro, Davis, Du-  
ham, Davidson, Farrow, Gating, Gibson, Grier,  
Hodnett, Hicks, High, Humphries, Harris, of  
Wake, negro, Hawkins, Kelly, of Wake, negro,  
Hodge, Ingram, Justice, of Rutherford, Kinney,  
Kelley, of Moore, Leary, negro, Laffin, Morrill,  
Morris, of Mendham, McDaniel, Moring,  
Price, negro, Proctor, Robbins, negro, Renfrow,  
Reynolds, negro, Ross, Stille, Simons, Seymour,  
Shaver, Short, Stenton, Vestal, Vest, Wilson,  
Wissall and Waldrop.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
TUESDAY, Aug. 4, 1868.  
Mendenhall spouted on a question of  
Privilege.  
Pearson presented a petition from the  
citizens of Wayne. Retired.  
By the same: A bill entitled "an act to  
repeal an act to appoint a tax collector for  
the county of Wayne." Passed under a sus-  
pension of the rules.  
A message was received from the Senate  
concerning the House resolution allow-  
ing Pages \$3 per day.  
Vest gave notice that he would introduce  
a bill to incorporate the town of Salem, in  
Forsythe.  
By Laffin (c. b.): A resolution to allow  
one Duffee (Xauke) \$7 per day for some  
useless service. The resolution was, of  
course, adopted.  
Ingram (the Ku Klux man) said that he  
was a very honest old man, and didn't want  
to hurt anybody, and therefore moved to  
take up the bill providing that the County  
Commissioners shall appoint proxies to  
represent the stock owned by their coun-  
ties in certain Railroads.  
The bill was read, when old Major  
Downing, being very affectionately placed  
in the ribs by Hayes, who sits by him, was  
suddenly aroused from his slumbers, and  
immediately demanded to know what the  
question was; whereupon Hayes whis-  
pered the desired information. The ques-  
tion then moved to lay the matter on the  
table.  
The motion, to old Ku Klux's excessive  
grief was carried. He arose from his  
seat and, after uttering a reproachful glance  
upon the Major, clasped his hands as if in  
prayer, and then, sinking into his seat, ex-  
claimed, in a tearful voice, "et tu Brute!"  
The bill allowing all Sheriffs until the  
1st day of January, 1869, to collect taxes  
due and pay them into the Public Treas-  
ury, was read.  
This created quite a noisy debate, and at  
length the old Major, angry because the  
din kept him from relapsing again into the  
arms of the drowsy god, moved to post-  
pone it until Friday next, at 12 o'clock.

SENATE.  
TUESDAY, Aug. 4, 1868.  
The following bills passed their third  
readings, viz:  
Bill to amend sections 2, 6 and 8, chap-  
ter 120, Revised Code. [This bill provides  
that the Governor shall have power to ap-  
point Commissioners of Wrecks.]  
Mr. Robbins stated that he was opposed  
to this one-man power. It was unjust and  
an infringement upon the rights of the people.  
Messrs. Barrow, Lindsay, Love, Mel-  
chor, Mason, McLaughlin, Osborne, Pur-  
die, Respass and Robbins voted in the ne-  
gative.  
Bill providing for filling vacancies that  
may occur in the General Assembly.  
Mr. Robbins stated that he was gratified  
to see that this bill did not confer upon  
the Governor the power to appoint.  
Bill in relation to county treasurers.  
The first section of this bill reads as fol-  
lows:  
"That it shall not be lawful for the county  
treasurers of this State to pay out, of the  
funds of the counties, any order or other  
certificate of indebtedness, issued by the  
late county courts, unless the same shall  
have been audited by the Board of Coun-  
ty Commissioners."  
Mr. Love protested against the passage  
of this bill, not because he was unwilling  
to have acts of the late county courts in-  
vestigated, but because it was a reflection  
upon the honesty and integrity of the  
members of the late select courts of the  
whole State.  
Messrs. Love, Osborne, Robbins, Res-  
pass and the yeas voted in the negative.  
Bill to incorporate the Salisbury Ceme-  
tery Association.  
Bill providing for the payment of the  
burial expenses of the late Senator Hall,  
and allowing his widow per diem and mile-  
age from the beginning to the end of the  
session up to the 1st of August.  
Bill authorizing the Medical Colleges of  
the State to dissect dead bodies.  
Bill to amend or repeal 9th section of an  
act to incorporate the Greenville & Branch  
Broad Railroad Company. The third sec-  
tion of this bill provides that the said  
Railroad Company may, in their discre-  
tion, make the northern terminus of their  
road at Asheville, in the county of Bun-  
combe.  
After some debate, on motion of Mr.  
Etheridge, it was recommitted to the  
Committee on Internal Improvements.  
Bill to provide for a hydrographic sur-  
vey of the State was discussed at some  
length, Messrs. Cook and Hayes urging its  
passage, and Messrs. Love, Respass, Hob-  
bins, Burns, Smith and White opposing  
it on the ground that it would incur an  
unnecessary expenditure of the people's  
money.  
On motion of Mr. Respass it was indefi-  
nitely postponed. Messrs. Colgrove,  
Cook, Hayes, Legg, Martindale, Moore,  
of Carteret, and Welker voted in the ne-  
gative.  
On motion the Senate adjourned.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
TUESDAY, Aug. 4, 1868.  
Mendenhall spouted on a question of  
Privilege.  
Pearson presented a petition from the  
citizens of Wayne. Retired.  
By the same: A bill entitled "an act to  
repeal an act to appoint a tax collector for  
the county of Wayne." Passed under a sus-  
pension of the rules.  
A message was received from the Senate  
concerning the House resolution allow-  
ing Pages \$3 per day.  
Vest gave notice that he would introduce  
a bill to incorporate the town of Salem, in  
Forsythe.  
By Laffin (c. b.): A resolution to allow  
one Duffee (Xauke) \$7 per day for some  
useless service. The resolution was, of  
course, adopted.  
Ingram (the Ku Klux man) said that he  
was a very honest old man, and didn't want  
to hurt anybody, and therefore moved to  
take up the bill providing that the County  
Commissioners shall appoint proxies to  
represent the stock owned by their coun-  
ties in certain Railroads.  
The bill was read, when old Major  
Downing, being very affectionately placed  
in the ribs by Hayes, who sits by him, was  
suddenly aroused from his slumbers, and  
immediately demanded to know what the  
question was; whereupon Hayes whis-  
pered the desired information. The ques-  
tion then moved to lay the matter on the  
table.  
The motion, to old Ku Klux's excessive  
grief was carried. He arose from his  
seat and, after uttering a reproachful glance  
upon the Major, clasped his hands as if in  
prayer, and then, sinking into his seat, ex-  
claimed, in a tearful voice, "et tu Brute!"  
The bill allowing all Sheriffs until the  
1st day of January, 1869, to collect taxes  
due and pay them into the Public Treas-  
ury, was read.  
This created quite a noisy debate, and at  
length the old Major, angry because the  
din kept him from relapsing again into the  
arms of the drowsy god, moved to post-  
pone it until Friday next, at 12 o'clock.

SENATE.  
TUESDAY, Aug. 4, 1868.  
The following bills passed their third  
readings, viz:  
Bill to amend sections 2, 6 and 8, chap-  
ter 120, Revised Code. [This bill provides  
that the Governor shall have power to ap-  
point Commissioners of Wrecks.]  
Mr. Robbins stated that he was opposed  
to this one-man power. It was unjust and  
an infringement upon the rights of the people.  
Messrs. Barrow, Lindsay, Love, Mel-  
chor, Mason, McLaughlin, Osborne, Pur-  
die, Respass and Robbins voted in the ne-  
gative.  
Bill providing for filling vacancies that  
may occur in the General Assembly.  
Mr. Robbins stated that he was gratified  
to see that this bill did not confer upon  
the Governor the power to appoint.  
Bill in relation to county treasurers.  
The first section of this bill reads as fol-  
lows:  
"That it shall not be lawful for the county  
treasurers of this State to pay out, of the  
funds of the counties, any order or other  
certificate of indebtedness, issued by the  
late county courts, unless the same shall  
have been audited by the Board of Coun-  
ty Commissioners."  
Mr. Love protested against the passage  
of this bill, not because he was unwilling  
to have acts of the late county courts in-  
vestigated, but because it was a reflection  
upon the honesty and integrity of the  
members of the late select courts of the  
whole State.  
Messrs. Love, Osborne, Robbins, Res-  
pass and the yeas voted in the negative.  
Bill to incorporate the Salisbury Ceme-  
tery Association.  
Bill providing for the payment of the  
burial expenses of the late Senator Hall,  
and allowing his widow per diem and mile-  
age from the beginning to the end of the  
session up to the 1st of August.  
Bill authorizing the Medical Colleges of  
the State to dissect dead bodies.  
Bill to amend or repeal 9th section of an  
act to incorporate the Greenville & Branch  
Broad Railroad Company. The third sec-  
tion of this bill provides that the said  
Railroad Company may, in their discre-  
tion, make the northern terminus of their  
road at Asheville, in the county of Bun-  
combe.  
After some debate, on motion of Mr.  
Etheridge, it was recommitted to the  
Committee on Internal Improvements.  
Bill to provide for a hydrographic sur-  
vey of the State was discussed at some  
length, Messrs. Cook and Hayes urging its  
passage, and Messrs. Love, Respass, Hob-  
bins, Burns, Smith and White opposing  
it on the ground that it would incur an  
unnecessary expenditure of the people's  
money.  
On motion of Mr. Respass it was indefi-  
nitely postponed. Messrs. Colgrove,  
Cook, Hayes, Legg, Martindale, Moore,  
of Carteret, and Welker voted in the ne-  
gative.  
On motion the Senate adjourned.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
TUESDAY, Aug. 4, 1868.  
Mendenhall spouted on a question of  
Privilege.  
Pearson presented a petition from the  
citizens of Wayne. Retired.  
By the same: A bill entitled "an act to  
repeal an act to appoint a tax collector for  
the county of Wayne." Passed under a sus-  
pension of the rules.  
A message was received from the Senate  
concerning the House resolution allow-  
ing Pages \$3 per day.  
Vest gave notice that he would introduce  
a bill to incorporate the town of Salem, in  
Forsythe.  
By Laffin (c. b.): A resolution to allow  
one Duffee (Xauke) \$7 per day for some  
useless service. The resolution was, of  
course, adopted.  
Ingram (the Ku Klux man) said that he  
was a very honest old man, and didn't want  
to hurt anybody, and therefore moved to  
take up the bill providing that the County  
Commissioners shall appoint proxies to  
represent the stock owned by their coun-  
ties in certain Railroads.  
The bill was read, when old Major  
Downing, being very affectionately placed  
in the ribs by Hayes, who sits by him, was  
suddenly aroused from his slumbers, and  
immediately demanded to know what the  
question was; whereupon Hayes whis-  
pered the desired information. The ques-  
tion then moved to lay the matter on the  
table.  
The motion, to old Ku Klux's excessive  
grief was carried. He arose from his  
seat and, after uttering a reproachful glance  
upon the Major, clasped his hands as if in  
prayer, and then, sinking into his seat, ex-  
claimed, in a tearful voice, "et tu Brute!"  
The bill allowing all Sheriffs until the  
1st day of January, 1869, to collect taxes  
due and pay them into the Public Treas-  
ury, was read.  
This created quite a noisy debate, and at  
length the old Major, angry because the  
din kept him from relapsing again into the  
arms of the drowsy god, moved to post-  
pone it until Friday next, at 12 o'clock.

SENATE.  
TUESDAY, Aug. 4, 1868.  
The following bills passed their third  
readings, viz:  
Bill to amend sections 2, 6 and 8, chap-  
ter 120, Revised Code. [This bill provides  
that the Governor shall have power to ap-  
point Commissioners of Wrecks.]  
Mr. Robbins stated that he was opposed  
to this one-man power. It was unjust and  
an infringement upon the rights of the people.  
Messrs. Barrow, Lindsay, Love, Mel-  
chor, Mason, McLaughlin, Osborne, Pur-  
die, Respass and Robbins voted in the ne-  
gative.  
Bill providing for filling vacancies that  
may occur in the General Assembly.  
Mr. Robbins stated that he was gratified  
to see that this bill did not confer upon  
the Governor the power to appoint.  
Bill in relation to county treasurers.  
The first section of this bill reads as fol-  
lows:  
"That it shall not be lawful for the county  
treasurers of this State to pay out, of the  
funds of the counties, any order or other  
certificate of indebtedness, issued by the  
late county courts, unless the same shall  
have been audited by the Board of Coun-  
ty Commissioners."  
Mr. Love protested against the passage  
of this bill, not because he was unwilling  
to have acts of the late county courts in-  
vestigated, but because it was a reflection  
upon the honesty and integrity of the  
members of the late select courts of the  
whole State.  
Messrs. Love, Osborne, Robbins, Res-  
pass and the yeas voted in the negative.  
Bill to incorporate the Salisbury Ceme-  
tery Association.  
Bill providing for the payment of the  
burial expenses of the late Senator Hall,  
and allowing his widow per diem and mile-  
age from the beginning to the end of the  
session up to the 1st of August.  
Bill authorizing the Medical Colleges of  
the State to dissect dead bodies.  
Bill to amend or repeal 9th section of an  
act to incorporate the Greenville & Branch  
Broad Railroad Company. The third sec-  
tion of this bill provides that the said  
Railroad Company may, in their discre-  
tion, make the northern terminus of their  
road at Asheville, in the county of Bun-  
combe.  
After some debate, on motion of Mr.  
Etheridge, it was recommitted to the  
Committee on Internal Improvements.  
Bill to provide for a hydrographic sur-  
vey of the State was discussed at some  
length, Messrs. Cook and Hayes urging its  
passage, and Messrs. Love, Respass, Hob-  
bins, Burns, Smith and White opposing  
it on the ground that it would incur an  
unnecessary expenditure of the people's  
money.  
On motion of Mr. Respass it was indefi-  
nitely postponed. Messrs. Colgrove,  
Cook, Hayes, Legg, Martindale, Moore,  
of Carteret, and Welker voted in the ne-  
gative.  
On motion the Senate adjourned.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
TUESDAY, Aug. 4, 1868.  
Mendenhall spouted on a question of  
Privilege.  
Pearson presented a petition from the  
citizens of Wayne. Retired.  
By the same: A bill entitled "an act to  
repeal an act to appoint a tax collector for  
the county of Wayne." Passed under a sus-  
pension of the rules.  
A message was received from the Senate  
concerning the House resolution allow-  
ing Pages \$3 per day.  
Vest gave notice that he would introduce  
a bill to incorporate the town of Salem, in  
Forsythe.  
By Laffin (c. b.): A resolution to allow  
one Duffee (Xauke) \$7 per day for some  
useless service. The resolution was, of  
course, adopted.  
Ingram (the Ku Klux man) said that he  
was a very honest old man, and didn't want  
to hurt anybody, and therefore moved to  
take up the bill providing that the County  
Commissioners shall appoint proxies to  
represent the stock owned by their coun-  
ties in certain Railroads.  
The bill was read, when old Major  
Downing, being very affectionately placed  
in the ribs by Hayes, who sits by him, was  
suddenly aroused from his slumbers, and  
immediately demanded to know what the  
question was; whereupon Hayes whis-  
pered the desired information. The ques-  
tion then moved to lay the matter on the  
table.  
The motion, to old Ku Klux's excessive  
grief was carried. He arose from his  
seat and, after uttering a reproachful glance  
upon the Major, clasped his hands as if in  
prayer, and then, sinking into his seat, ex-  
claimed, in a tearful voice, "et tu Brute!"  
The bill allowing all Sheriffs until the  
1st day of January, 1869, to collect taxes  
due and pay them into the Public Treas-  
ury, was read.  
This created quite a noisy debate, and at  
length the old Major, angry because the  
din kept him from relapsing again into the  
arms of the drowsy god, moved to post-  
pone it until Friday next, at 12 o'clock.

Mr. Argo said that the House could very  
properly pass a bill to prevent bribery, but  
that they could not prevent a gentleman  
from offering a friend on election day a  
glass of liquor. Such legislation was simply  
ridiculous.  
Morris (negro) advocated the most string-  
ent measures.  
Seymour's amendment was adopted.  
Stevens' amendment, as amended, was  
then adopted.  
Leary, (negro,) moved to amend by  
striking out "5 miles" and inserting "12  
miles."  
Justice, of Rutherford, got off the same  
witticism which he did when the bill was  
discussed before, at which nobody, as be-  
fore, laughed.  
Leary's amendment was put to a vote  
and lost.  
The bill, as amended, then passed its  
final reading.  
Seymour moved to suspend the rules  
and take up the bill of Civil Procedure, as  
reported by the Code Commission. Car-  
ried.  
Seymour then moved to refer it to the  
Committee on Judiciary. Carried.  
On motion of the same, the bill in refer-  
ence to the duties and powers of Superior  
Court Clerks was referred to the same Com-  
mittee.

By Ashworth: A bill to protect incoming  
Sheriffs, when the retiring Sheriffs have  
collected a part of the taxes. Lies over.  
By Estes, (c. b.): A resolution requiring  
the assumption of the payment of interest  
on the public debt.  
By the same: A bill authorizing the pay-  
ment of interest on the public debt.  
After a great deal of discussion as to  
whether the resolution and bill should be  
printed before or after an examination by  
the Finance Committee, it was determined  
to refer both to that committee.  
On motion of Leary, (negro,) the House  
then adjourned.

SENATE.  
TUESDAY, Aug. 4, 1868.  
The following bills passed their third  
readings, viz:  
Bill to amend sections 2, 6 and 8, chap-  
ter 120, Revised Code. [This bill provides  
that the Governor shall have power to ap-  
point Commissioners of Wrecks.]  
Mr. Robbins stated that he was opposed  
to this one-man power. It was unjust and  
an infringement upon the rights of the people.  
Messrs. Barrow, Lindsay, Love, Mel-  
chor, Mason, McLaughlin, Osborne, Pur-  
die, Respass and Robbins voted in the ne-  
gative.  
Bill providing for filling vacancies that  
may occur in the General Assembly.  
Mr. Robbins stated that he was gratified  
to see that this bill did not confer upon  
the Governor the power to appoint.  
Bill in relation to county treasurers.  
The first section of this bill reads as fol-  
lows:  
"That it shall not be lawful for the county  
treasurers of this State to pay out, of the  
funds of the counties, any order or other  
certificate of indebtedness, issued by the  
late county courts, unless the same shall  
have been audited by the Board of Coun-  
ty Commissioners."  
Mr. Love protested against the passage  
of this bill, not because he was unwilling  
to have acts of the late county courts in-  
vestigated, but because it was a reflection  
upon the honesty and integrity of the  
members of the late select courts of the  
whole State.  
Messrs. Love, Osborne, Robbins, Res-  
pass and the yeas voted in the negative.  
Bill to incorporate the Salisbury Ceme-  
tery Association.  
Bill providing for the payment of the  
burial expenses of the late Senator Hall,  
and allowing his widow per diem and mile-  
age from the beginning to the end of the  
session up to the 1st of August.  
Bill authorizing the Medical Colleges of  
the State to dissect dead bodies.  
Bill to amend or repeal 9th section of an  
act to incorporate the Greenville & Branch  
Broad Railroad Company. The third sec-  
tion of this bill provides that the said  
Railroad Company may, in their discre-  
tion, make the northern terminus of their  
road at Asheville, in the county of Bun-  
combe.  
After some debate, on motion of Mr.  
Etheridge, it was recommitted to the  
Committee on Internal Improvements.  
Bill to provide for a hydrographic sur-  
vey of the State was discussed at some  
length, Messrs. Cook and Hayes urging its  
passage, and Messrs. Love, Respass, Hob-  
bins, Burns, Smith and White opposing  
it on the ground that it would incur an  
unnecessary expenditure of the people's  
money.  
On motion of Mr. Respass it was indefi-  
nitely postponed. Messrs. Colgrove,  
Cook, Hayes, Legg, Martindale, Moore,  
of Carteret, and Welker voted in the ne-  
gative.  
On motion the Senate adjourned.

HOUSE OF REPRESENTATIVES.  
(BY UNDERGROUND RAILROAD.)  
TUESDAY, Aug. 4, 1868.  
Mendenhall spouted on a question of  
Privilege.  
Pearson presented a petition from the  
citizens of Wayne. Retired.  
By the same: A bill entitled "an act to  
repeal an act to appoint a tax collector for  
the county of Wayne." Passed under a sus-  
pension of the rules.  
A message was received from the Senate  
concerning the House resolution allow-  
ing Pages \$3 per day.  
Vest gave notice that he would introduce  
a bill to incorporate the town of Salem, in  
Forsythe.  
By Laffin (c. b.): A resolution to allow  
one Duffee (Xauke) \$7 per day for some  
useless service. The resolution was, of  
course, adopted.  
Ingram (the Ku Klux man) said that he  
was a very honest old man, and didn't want  
to hurt anybody, and therefore moved to  
take up the bill providing that the County  
Commissioners shall appoint proxies to  
represent the stock owned by their coun-  
ties in certain Railroads.  
The bill was read, when old Major  
Downing, being very affectionately placed  
in the ribs by Hayes, who sits by him, was  
suddenly aroused from his slumbers, and  
immediately demanded to know what the  
question was; whereupon Hayes whis-  
pered the desired information. The ques-  
tion then moved to lay the matter on the  
table.  
The motion, to old Ku Klux's excessive  
grief was carried. He arose from his  
seat and, after uttering a reproachful glance  
upon the Major, clasped his hands as if in  
prayer, and then, sinking into his seat, ex-  
claimed, in a tearful voice, "et tu Brute!"  
The bill allowing all Sheriffs until the  
1st day of January, 1869, to collect taxes  
due and pay them into the Public Treas-  
ury, was read.  
This created quite a noisy debate, and at  
length the old Major, angry because the  
din kept him from relapsing again into the  
arms of the drowsy god, moved to post-  
pone it until Friday next, at 12 o'clock.

SENATE.  
TUESDAY, Aug. 4, 1868.  
The following bills passed their third  
readings, viz:  
Bill to amend sections 2, 6 and 8, chap-  
ter 120, Revised Code. [This bill provides  
that the Governor shall have power to ap-  
point Commissioners of Wrecks.]  
Mr. Robbins stated that he was opposed  
to this one-man power. It was unjust and  
an infringement upon the rights of the people.  
Messrs. Barrow, Lindsay, Love, Mel-  
chor, Mason, McLaughlin, Osborne, Pur-  
die, Respass and Robbins voted in the ne-  
gative.  
Bill providing for filling vacancies that  
may occur in the General Assembly.  
Mr. Robbins stated that he was gratified  
to see that this bill did not confer upon  
the Governor the power to appoint.  
Bill in relation to county treasurers.  
The first section of this bill reads as fol-  
lows:  
"That it shall not be lawful for the county  
treasurers of this State to pay out, of the  
funds of the counties, any order or other  
certificate of indebtedness, issued by the  
late county courts, unless the same shall  
have been audited by the Board of Coun-  
ty Commissioners."  
Mr. Love protested against the passage  
of this bill, not because he was unwilling  
to have acts of the late county courts in-  
vestigated, but because it was a reflection  
upon the honesty and integrity of the  
members of the late select courts of the  
whole State.  
Messrs. Love, Osborne, Robbins, Res-  
pass and the yeas voted in the negative.  
Bill to incorporate the Salisbury Ceme-  
tery Association.  
Bill providing for the payment of the  
burial expenses of the late Senator Hall,  
and allowing his widow per diem and mile-  
age from the beginning to the end of the  
session up to the 1st of August.  
Bill authorizing the Medical Colleges of  
the State to dissect dead bodies.  
Bill to amend or repeal 9th section of an  
act to incorporate the Greenville & Branch  
Broad Railroad Company. The third sec-  
tion of this bill provides that the said  
Railroad Company may, in their discre-  
tion, make the northern terminus of their  
road at Asheville, in the county of Bun-  
combe.  
After some debate, on motion of Mr.  
Etheridge, it was recommitted to the  
Committee on Internal Improvements.  
Bill to provide for a hydrographic sur-  
vey of the State was discussed at some  
length, Messrs. Cook and Hayes urging its  
passage, and Messrs. Love, Respass, Hob-  
bins, Burns, Smith and White opposing  
it on the ground that it would incur an  
unnecessary expenditure of the people's  
money.  
On motion of Mr. Respass it was indefi-  
nitely postponed. Messrs. Colgrove,  
Cook, Hayes, Legg, Martindale, Moore,  
of Carteret, and Welker voted in the ne-  
gative.  
On motion the Senate adjourned.